

UNITED STATES DEPARTMENT OF COMMERCE

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Address: COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231 FIRST NAMED APPLICANT ATTORNEY DOCKETT NO. SERIAL NUMBER **FILING DATE** ellus Colloca B-41758CT EXAMINER 1. Winkly PAPER NUMBER DATE MAILED EXAMINER INTERVIEW SUMMARY RECORD All participants (applicant, applicant's representative, PTO personnel): Date of interview lephonic $\ \square$ Personal (copy is given to $\ \square$ applicant $\ \square$ applicant's representative). Exhibit shown or demonstration conducted:

Yes
No. If yes, brief description: Agr ement was reached with respect to some or all of the claims in question.

was not reached. Claims discussed: _ NO2 21= Identification of prior art discussed: Description of the general nature of what was agreed to if an agreement was reached, or any other comments: -(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must b attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.) 1. It is not necessary for applicant to provide a separate record of the substance of the Interview. Unless the paragraph below has been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (.g., items 1-7 on the reverse side of this form). If air spons to the last Office action has already been filed, then applicant is given one month from this interview date to provide a statement of the substance of the interview. ☐ 2. Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the

Examiner's Signature

box 1 above is also checked.

response requir ments of the last Office action. Applicant is not relieved from providing a separate record of the substance of the interview unless